

# *Del Valle & Associates*

Attorneys at Law  
445 Park Avenue  
New York, New York 10022  
(212)481-1900

Telesforo Del Valle, Jr.

Email: tdvesq@aol.com

Michael J. Sluka  
Lawrence D. Minasian

Fax: (212)481-4853

## MEMO ENDORSED

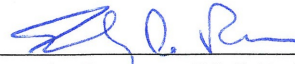
Lucas E. Andino  
William Cerbone  
Luis N. Colon  
Hon. Robert A. Sackett  
of counsel

Leticia Silva  
Legal Assistant

November 10, 2020

The Honorable Edgardo Ramos  
United States District Judge  
United States District Court  
Southern District of New York  
Thurgood Marshall  
United States Courthouse  
40 Foley Square  
New York, NY 10007  
-Via ECF-

The application is      granted  
  X   denied

  
Edgardo Ramos, U.S.D.J.  
Dated: 11/12/2020  
New York, New York

Re: USA v. Jonathan Saldivar  
19 Cr. 612 (ER)

Dear Judge Ramos,

Our office represents Mr. Jonathan Saldivar in the above referenced matter.

On July 31, 2019, Mr. Saldivar was released on a \$50,000.00 Personal Recognizance Bond, secured by two financially responsible persons. As part of his bail conditions, Mr. Saldivar has travel restricted to the Southern and Eastern Districts of New York, and the Eastern District of Pennsylvania, with Pretrial Supervision, among other conditions of release.

On September 19, 2020, Mr. Saldivar entered a plea of guilty to Count One on the Indictment.

Mr. Saldivar respectfully requests permission to visit his mother for one (1) week in the Dominican Republic, from December 2<sup>nd</sup> to December 10<sup>th</sup>. The reason for his visit is to see his mother before he has to do time in prison. Mr. Saldivar has not seen his mother in over one (1) year, and she does not have a visa to come see him in New York.

We'd also like to respectfully request the temporary return of his passport.

U. S. Pretrial Services Officer Marlon Ovalles takes no position, but states the following about his compliance:

He has reported via web each Tuesday since the date of his release without missing a date. Prior to the pandemic, he was reporting in-person - twice per

month and also never missed an office visit. He has been drug tested, at random, on 7 occasions from 8/1/19 to 2/11/20, and all results have been negative. He maintained stable employment from the date of his release up the pandemic and continues to seek employment. Lastly, he has not had any contact with law enforcement since the date of his release.

Should this request be granted, we will provide Pretrial Services with all the information on the flights, and the information on his stay with his mother (address and phone numbers).

A.U.S.A. Juliana Murray opposes this request.

Thank you for your consideration.

Respectfully submitted,

S/Telesforo Del Valle Jr.  
Telesforo Del Valle Jr., Esq.  
Attorney for Defendant,  
Jonathan Saldivar

Cc. A.U.S.A. Juliana Murray, Esq.